

Substitute Bill No. 5498

February Session, 2016

*_____HB05498GAE___032116____^

AN ACT REVISING THE REGULATION REVIEW PROCESS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Subsections (g) and (h) of section 4-168 of the general
- 2 statutes are repealed and the following is substituted in lieu thereof
- 3 (*Effective October 1, 2016*):
- 4 (g) (1) An agency may proceed to adopt an emergency regulation in
- 5 accordance with this subsection without prior notice, <u>public comment</u>
- 6 <u>period</u> or hearing or upon any abbreviated notice, <u>public comment</u>
- 7 <u>period</u> and hearing that it finds practicable if (A) the agency finds that
- 8 adoption of a regulation upon fewer than thirty days' notice is
- 9 required (i) due to an imminent peril to the public health, safety or
- 10 welfare or (ii) by the Commissioner of Energy and Environmental
- 11 Protection in order to comply with the provisions of interstate fishery
- 12 management plans adopted by the Atlantic States Marine Fisheries
- 13 Commission or to meet unforeseen circumstances or emergencies
- 14 affecting marine resources, (B) the agency states in writing its reasons
- 15 for that finding, and (C) the Governor approves such finding in
- 16 writing.
- 17 (2) [An electronic copy shall be submitted] The agency shall submit
- an electronic copy of the proposed emergency regulation to the
- 19 standing legislative regulation review committee in the form

prescribed in subsection (b) of section 4-170, together with a statement of the terms or substance of the intended action, the purpose of the action and a reference to the statutory authority under which the action is proposed. [, not later than ten days, excluding Saturdays, Sundays and holidays, prior to the proposed effective date of such regulation.] The committee may approve or disapprove the <u>proposed</u> emergency regulation, in whole or in part, [within such ten-day period] not later than fifteen calendar days after its submission to the committee, at a regular meeting, if one is scheduled, or may, upon the call of either chairman or any five or more members, hold a special meeting for the purpose of approving or disapproving the regulation, in whole or in part. Failure of the committee to act on such regulation within such [ten-day] <u>fifteen-day</u> period shall be deemed an approval. If the committee disapproves such regulation, in whole or in part, it shall notify the agency of the reasons for its action. An approved emergency regulation [,] shall be posted on the eRegulations System by the office of the Secretary of the State [, may be effective for a period of not longer than one hundred twenty days renewable once for a period of not exceeding sixty days, provided notification of such sixtyday renewal is posted on the eRegulations System and an electronic copy of such notice is sent to the committee. The sixty-day renewal period may be extended an additional sixty days and shall be effective for a period of not longer than one hundred eighty days from the date it is approved or deemed approved and posted. Such one-hundredeighty-day period may be extended an additional sixty days for regulations described in emergency subparagraph (A)(ii) subdivision (1) of this subsection, provided the Commissioner of Energy and Environmental Protection requests of the standing legislative regulation review committee an extension of the renewal period at the time such regulation is submitted or not less than [ten] fifteen calendar days before the [first sixty-day renewal period] emergency regulation expires and [said] the committee approves such extension. Failure of the committee to act on such request within [ten] <u>fifteen calendar</u> days shall be deemed an approval of the extension. Nothing in this subsection shall preclude an agency proposing [such]

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<u>an</u> emergency regulation from adopting a permanent regulation that is identical or substantially similar to the emergency regulation, but such action shall not extend the effective date of the emergency regulation.

- (3) If the necessary steps to adopt a permanent regulation, including the posting of notice of intent to adopt, preparation and submission of a fiscal note in accordance with the provisions of subsection (b) of section 4-170 and approval by the Attorney General and the standing legislative regulation review committee, are not completed prior to the expiration date of an emergency regulation, the emergency regulation shall cease to be effective on [that] such expiration date.
- (h) [If an agency finds (1) that technical amendments to an existing regulation are necessary because of (A)] An agency may make technical amendments to an existing regulation or repeal an existing <u>regulation to: (1) Facilitate</u> the statutory transfer of functions, powers or duties from the agency named in the existing regulation to another agency, [(B)] (2) reflect a change in the name of the agency, [(C)] (3) transfer or renumber sections of the regulation to correspond with the transferring or renumbering of the section of the general statutes containing the statutory authority for the regulation, [or (D)] or make a correction in the numbering of the regulation, [and] with no substantive changes made, [are proposed] (4) amend an existing regulation solely to conform the regulation to amendments to the general statutes, provided the amendments to the regulation do not entail any discretion by the agency, (5) update or correct contact information contained in the regulation, or [(2) that the] (6) repeal [of] a regulation [is necessary] because the section of the general statutes under which the regulation has been adopted has been repealed and has not been transferred or reenacted. [, it may elect to comply] The agency may adopt any such amendments to or repeal of a regulation in accordance with the requirements of subsection (a) of this section or may proceed without prior notice, public comment period or hearing, provided the agency has posted such amendments to or repeal of [a] the regulation on the eRegulations System. Any such amendments to

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88 or repeal of a regulation shall be submitted in the form and manner 89 prescribed in subsection (b) of section 4-170, to the Attorney General, 90 as provided in section 4-169, and to the standing legislative regulation 91 review committee, as provided in section 4-170, for approval and upon 92 approval shall be submitted to the office of the Secretary of the State 93 for posting on the eRegulations System with, in the case of 94 [renumbering of] <u>transferred or renumbered</u> sections only, a correlated 95 table of the former and new section numbers.

- Sec. 2. Section 4-172 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2016*):
- 98 (a) After approval of a regulation as required by sections 4-169 and 99 4-170, or after reversal of a decision of the standing legislative 100 regulation review committee by the General Assembly pursuant to 101 section 4-171, as amended by this act, each agency shall submit to the 102 office of the Secretary of the State a certified electronic copy of such 103 regulation. Concomitantly, the agency shall electronically file with the 104 electronic copy of the regulation a statement from the department head 105 or a duly authorized deputy department head of such agency 106 certifying that the electronic copy of the regulation is a true and 107 accurate copy of the regulation approved in accordance with sections 108 4-169 and 4-170. Each regulation when so electronically submitted 109 shall be in the form prescribed by the Secretary of the State for posting 110 on the eRegulations System, and each section of the regulation shall 111 include the appropriate regulation section number and a section 112 heading. The Secretary of the State shall post each such regulation on 113 the eRegulations System not later than ten calendar days after the 114 agency submission of the regulation.
 - (b) Each regulation hereafter adopted is effective upon its posting on the eRegulations System by the Secretary of the State in accordance with this section, except that: (1) If a later date is required by statute or specified in the regulation, the later date is the effective date; and (2) a regulation may not be effective before the effective date of the public act requiring or permitting the adoption of the regulation. [; and (3)

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- 121 subject to applicable constitutional or statutory provisions, an 122 emergency regulation becomes effective immediately upon electronic 123 submission to the Secretary of the State, or at a stated date less than 124 twenty days thereafter, if the agency finds that this effective date is 125 necessary because of imminent peril to the public health, safety, or 126 welfare.] Each emergency regulation shall be effective when posted on 127 the eRegulations System by the Secretary of the State. The agency's 128 finding and a brief statement of the reasons therefor shall be submitted 129 with the regulation or emergency regulation. The agency shall take 130 appropriate measures to make emergency regulations known to the 131 persons who may be affected by them.
- 132 Sec. 3. Section 4-171 of the general statutes is repealed and the 133 following is substituted in lieu thereof (*Effective October 1, 2016*):
- 134 (a) On or before February fifteenth of each regular session of the General Assembly, the cochairpersons of the standing legislative regulation review committee shall submit to the General Assembly for 137 its study (1) a copy of all proposed regulations which have been 138 disapproved by the standing committee under subsection (c) of section 139 4-170, and (2) a list by agency of each section of the general statutes 140 that requires the agency to adopt regulations on or before January first of the preceding year which the agency did not submit or resubmit to 142 the committee by December first of such year as provided in section 4-143 170b.
 - (b) [Such] Any such regulations that were disapproved by the standing legislative regulation review committee under subsection (c) of section 4-170 shall be referred by the speaker of the House or by the president pro tempore of the Senate to an appropriate committee for its consideration and the committee shall schedule hearings thereon. The General Assembly may, by resolution, either sustain or reverse a vote of disapproval of the standing committee under the provisions of said subsection (c), except that if the General Assembly fails during its regular session to reverse by resolution the disapproval of a regulation proposed for the purpose of implementing a federally subsidized or

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- assisted program, the vote of disapproval shall be deemed sustained
- 155 for purposes of this section and the proposed regulation shall not
- 156 become effective. Any action of the General Assembly under the
- provisions of this section shall be effective as of the date of passage of
- the resolution in the second house of the General Assembly.
- Sec. 4. Section 4-189i of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- 161 (a) Not later than July 1, [1996] 2017, and not later than every [five] 162 seven years thereafter, [the regulation review] each committee of cognizance, in consultation with each agency that is within the 163 164 cognizance of the committee, shall establish the date by which [the] 165 each such agency shall submit a review of [the] its existing regulations 166 [adopted by said agency] and shall notify the administrator of the regulation review committee of each such date and any extension 167 thereof. In establishing such date, or any extension of the date that may 168 169 be requested by the agency, the committee of cognizance (1) shall 170 consider the volume and complexity of such regulations and the 171 personnel and other resources of the agency [which] that would be 172 available to undertake the review within the agency's available 173 appropriations, and (2) may establish a schedule of dates for the 174 review of various portions of such regulations upon the agreement of 175 the committee of cognizance and the administrative head of the 176 agency.
 - (b) Not later than the date specified by the [regulation review] committee of cognizance pursuant to subsection (a) of this section, each such agency shall submit to the committee of cognizance and to the administrator of the regulation review committee a review of its existing regulations, which shall include, but need not be limited to: (1) The agency's recommendations on how it may substantially reduce the number and length of its existing regulations; (2) the agency's determination of whether each of its existing [regulation] regulations (A) is obsolete, (B) has not been used within the preceding [five] seven years, (C) is inconsistent with any provision of the general statutes,

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- federal law or any regulation adopted under the general statutes or federal law, (D) has been the subject of written complaints, <u>and</u> (E) is otherwise no longer effective; and (3) the agency's recommendation, [of] if any, regarding any extraordinary circumstances in which
- 191 waivers from <u>its</u> existing regulations may be appropriate.

- (c) Upon receipt of an agency's review, the [regulation review] committee of cognizance shall [: (1) Send a copy of the review to the committee of cognizance and (2)] schedule a public hearing, [jointly with the committee of cognizance,] which shall be held [within thirty] not later than ninety days following such receipt. The [regulation review] committee of cognizance shall [have] make copies of the review available to the public at least [five] fifteen days prior to the hearing.
- (d) Following the public hearing: (1) The [regulation review] committee of cognizance may request the agency to initiate the process under chapter 54 to carry out a recommendation of the agency under subsection (b) of this section to amend or repeal an existing regulation which, in the determination of the [regulation review] committee of cognizance, does not require the enactment of authorizing legislation, and (2) the committee of cognizance shall consider any recommendation by the agency under subsection (b) of this section which, in the determination of the committee of cognizance, [or the regulation review committee,] would require the enactment of authorizing legislation.
- (e) If an agency fails to submit [to the regulation review committee] a review of [the agency's] <u>its</u> regulations <u>to the committee of cognizance</u> and the administrator of the regulation review committee as required by [subsections (a) and] <u>subsection</u> (b) of this section or if the [regulation review] committee <u>of cognizance</u> determines that the agency has not conducted a satisfactory review of [the agency's] <u>its</u> regulations as required by said [subsections] <u>subsection</u>, the [regulation review] committee <u>of cognizance</u> may: (1) Conduct a review of the existing regulations of the agency, as described in

subsection (b) of this section, (2) request the agency to initiate the process under chapter 54 to carry out a recommendation of the [regulation review] committee of cognizance pursuant to such review to amend or repeal an existing regulation which, in the determination of the [regulation review] committee of cognizance, does not require the enactment of authorizing legislation, and (3) [request the committee of cognizance to consider any recommendation by the regulation review committee pursuant to such review] recommend the enactment of legislation to amend or repeal existing regulations which, in the determination of the [regulation review] committee of cognizance, would require the enactment of authorizing legislation. If the agency fails to initiate the process to amend or repeal an existing regulation pursuant to subdivision (2) of this subsection, the [regulation review] committee of cognizance may [request the committee of cognizance to introduce legislation requiring the agency to initiate such process.

This act shall take effect as follows and shall amend the following sections:		
Section 1	October 1, 2016	4-168(g) and (h)
Sec. 2	October 1, 2016	4-172
Sec. 3	October 1, 2016	4-171
Sec. 4	from passage	4-189i

Statement of Legislative Commissioners:

In Section 1(h) "transferring" and "renumbered" were added for consistency, in Section 2(b) "adoption of the" was added for clarity, in Section 3(b), "legislative regulation review" was added for clarity and in Section 4(c), "within" was changed to "not later than" for clarity.

GAE Joint Favorable Subst.

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